99 Lantern Drive Suite 202 Doylestown, PA 18901 267-685-6311 215-340-7685 (fax) www.CharlesWeinerLaw.com

June 8, 2023

VIA ECF

Honorable Joan M. Azrack United States District Court Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re: Sampson v. National Board of Medical Examiners

No. 2:22-CV-05120

Dear Judge Azrack:

Counsel for Plaintiff, Robert Sampson respectfully requests a two-week extension of the deadline for serving Plaintiff's Petition for Reasonable Fees and Cost. We are making this request because lead co-counsel Mary Vargas's father passed away late last week. Defense counsel does not oppose Plaintiff's request. This requested will also extend the Defendant's Response and Plaintiff's reply by two weeks. The requested briefing schedule is as follows:

Plaintiff's Petition for Reasonable Fees and Costs: June 26, 2023
Defendant's Response: July 24, 2023
Plaintiff's Reply: August 21, 2023.

Respectfully Submitted,

/s/

Charles Weiner Law Office of Charles Weiner 99 Lantern Drive, Suite 202 Doylestown, PA 18901 Tel. (267) 685-6311

Honorable Joan M. Azrack Re: Sampson v. NBME June 8, 2023 Page 2 of 2

Mary C. Vargas
Michael Stein
STEIN & VARGAS, LLP
10 G Street NE, Suite 600
Washington, DC 20002
Tel. (240)793-3185
Fax (888)778-4620
Mary.Vargas@steinvargas.com
Michael.Stein@steinvargas.com

Counsel for Plaintiff

cc: Robert Burgoyne, Esq.
Caroline Mew, Esq.
Adam Mandelsberg, Esq.
PERKINS COIE
rburgoyne@perkinscoie.com
cmew@perkinscoie.com
amandelsberg@perkinscoie.com
Counsel for National Board of Medical Examiners